

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

WEIFANG TENG YI JEWELRY TRADING CO., LTD.,)	Case No. 18-cv-4651
)	
Plaintiff,)	Judge Gary S. Feinerman
)	
v.)	Magistrate Judge Jeffrey Gilbert
)	
THE PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS IDENTIFIED ON SCHEDULE "A")	
)	
Defendants.)	

**SUPPLEMENTAL DECLARATION OF BORIS ZELKIND IN SUPPORT OF
DEFENDANTS INTUII LLC AND JENS SORENSEN'S REQUEST FOR DAMAGES**

I, Boris Zelkind, hereby declare as follows:

1. I make this supplemental declaration in support of Defendants Intuii LLC and Jens Sorensen's (collectively, "Intuii") request for damages. I am a partner in the law firm of Knobbe, Martens, Olson & Bear, LLP and I am admitted to practice law in the State of California. I am one of the attorneys representing Intuii in this matter and unless otherwise stated, I have personal knowledge of the facts set forth herein.

2. Attached hereto as Exhibit A is a true and correct copy of the December 4, 2017 Order, Document 52 in *Gianni Versace, S.p.A. v. Zou Yulan*, Case No. 17-cv-07869 (N.D. Ill.), which was downloaded from PACER.

3. Attached hereto as Exhibit B is a true and correct copy of the November 21, 2017 Defendants Chuangbang Store, Minjifen-0, Yitsing and Uloveido Official Store's Opposition to Plaintiff's Motion for Preliminary Injunction, Document 40 in *Gianni Versace, S.p.A. v. Zou Yulan*, Case No. 17-cv-07869 (N.D. Ill.), which was downloaded from PACER.

4. Attached hereto as Exhibit C is a true and correct copy of the November 1, 2017 Declaration of Justin R. Gaudio, Document 11 in *Gianni Versace, S.p.A. v. Zou Yulan*, Case No. 17-cv-07869 (N.D. Ill.), which was downloaded from PACER.

5. Attached hereto as Exhibit D is a true and correct copy of the November 1, 2017 Declaration of Stacy Kuo, Document 12 in *Gianni Versace, S.p.A. v. Zou Yulan*, Case No. 17-cv-07869 (N.D. Ill.), which was downloaded from PACER.

6. Attached hereto as Exhibit E is a true and correct copy of the transcript of the August 23, 2018 hearing in this case.

7. Attached hereto as Exhibit F is a chart that was created at my direction, which includes true and correct quotations from paragraphs in Exs. C and D attached hereto and true and correct quotations of paragraphs from the Banister Declaration [Doc. 8] and Guangyao Declaration [Doc. 9].

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on August 30, 2018.

/s/ Boris Zelkind

Boris Zelkind

CERTIFICATE OF SERVICE

The undersigned counsel for Defendants Intuii LLC and Jens Sorensen hereby certify that on **August 30, 2018**, a true and correct copy of **SUPPLEMENTAL DECLARATION OF BORIS ZELKIND IN SUPPORT OF DEFENDANT INTUII LLC AND JENS SORENSEN'S REQUEST FOR DAMAGES** was filed electronically with the Clerk of Court through the Court's CM/ECF System, which will provide electronic notification of such filing to the following Counsel of Record:

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Dated: August 30, 2018

By: /s/ J. Michael Williams
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